

Gunlogson Enterprises
Special Recreation Permit (SRP) Stipulations and Conditions

1. This SRP authorizes Dick Gunlogson, Gunlogson Enterprises to conduct guided hunts on BLM-administered lands in Guide Use Area 09-30..
2. BLM permits can be amended or revoked at any time to comply with State requirements.
3. A SRP represents a nonexclusive privilege authorizing special uses of public lands, facilities and related waters and, should circumstances warrant, the permit may be modified by the BLM at any time, including the amount of use. The Authorized Officer may suspend a SRP if necessary to protect public resources, health, safety, the environment, or for noncompliance with permit stipulations. In the event that the lands are transferred to another Federal or State agency, or a Native Corporation, the permit will expire.
4. Any aircraft utilized by the operator must carry liability and property damage insurance.
5. Adequate insurance must be obtained by the permittee and kept current in order to protect the user, the permittee, and the U.S. Government against liability and litigation. The minimum general liability limits are: \$300,000 or \$600,000 annual aggregate for bodily injury (State limits for guides HB-112), \$30,000 property damage per occurrence. The policy shall list the U.S. Government as an additionally insured. The insurance must be for the company name authorized under the permit.
6. Unless specifically authorized, a SRP does not authorize the permittee to permanently erect, construct, or place any building, structure, or other fixture on the public lands. Any use of the public lands is subject to the condition that upon leaving, the lands must be restored as nearly as possible to preexisting conditions.
7. The permittee must assume the responsibility for inspecting the permitted area for any existing or new hazardous conditions, e.g., natural landing areas, river channels, land slides, stream crossings, rocks, changing water and weather conditions, hazardous wildlife, or other hazards that present risks. Promptly inform BLM of any potential hazardous waste sites.
8. This multi-year (5 year) permit expires 12/31/07 and must be validated annually. This can only occur when the permittee has paid annual fees, provided any

necessary policies and licenses, and received an acceptable or probationary annual performance rating.

9. The permittee shall comply with all Federal, State, and local laws. The permittee shall ensure that all persons operating under the authorization have obtained all required Federal, State or local licenses or registrations. The permittee shall make every reasonable effort to ensure compliance with these requirements by all agents of the permittee and by all clients or customers under the permittee's supervision.
10. No value shall be assigned to, or claimed for the permit, or for the occupancy or use of Federal lands or related waters granted thereupon. No property or preference right is conveyed by this permit. The use of the permit as collateral is not recognized by the BLM.
11. Unless expressly stated, the SRP does not create an exclusive right of use of an area by the permittee. The permittee shall not interfere with other valid uses of Federal land by other users.
12. The permittee may not assign, contract, or sublease any portion of the permit authorization or interest therein, directly or indirectly, voluntarily or involuntarily.
13. The permittee must present or display a copy of the SRP to a participant, Authorized Officer's representative, or law enforcement personnel upon request. Any of the records or other documents related to the permit, the permittee or the permittee's operator, employee, or agent may be examined up to three years after expiration of the permit.
14. No cutting of live vegetation is allowed. Vegetation will be left in its natural state.
15. Wastewater must be managed in accordance with 18 AAC 72, Wastewater Disposal. Wastewater is defined as human waste (sewage), and gray water (water which has been used for personal hygiene, washing clothing or equipment, or sanitizing cooking and eating materials). If the standards for pit privies found at 18 AAC 72.030 (extract attached) cannot be met, all wastewater must be collected and transported to a State approved disposal facility. Upon closure of the campsite the pit privy must be completely back-filled with the surface area covered and re-graded to approximate original appearance.
16. Non-hazardous solid waste (trash/refuse) may be burned in campfire pits. All unburned/unburnable trash/refuse will be back hauled from the area and disposed

in an approved waste disposal site. All fire rings/pits must be removed or destroyed after use. Trash/refuse will not be disposed of in a pit privy.

17. Hazardous waste will be back hauled from the area and properly disposed by the permittee. Hazardous wastes are defined by the Resource Conservation and Recovery Act (RCRA) and the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA). Hazardous wastes include, but are not limited to; fuel, oils, and grease; compressed gas cylinders (propane, butane, aerosol cans, etc.); batteries; insect repellants; ammunition; and residues of spills of any of the above.
18. Fuel and oils will be stored a minimum of 150 feet from any water body. Spills of fuel, oil, or other hazardous substances will be cleaned up immediately. Adequate spill response/cleanup materials such as absorbent pads, shovels, and heavy gauge plastic bags or containers will be available and on-hand at each location where spills of fuel/oil are stored or used. Persons who are expected to respond to spills of oil or hazardous substances must be properly trained in accordance with the standards prescribed in 29 CFR 1910.120(q). No dumping of fuel in pits on public land is authorized or tolerated. Spills of fuel/oil or any hazardous substance will be reported to the BLM as well as the State of Alaska Department of Environmental Conservation as required by 18 AAC 75; Oil & Hazardous Substances Pollution Control. Specific direction on reportable quantities and time allowances is found at 18 AAC 75.300, Discharge Release Notification; Release Reporting (extract attached).
19. Any OHV use will be limited to the immediate vicinity of camp and used strictly for camp support functions.
20. The permittee and associated clients are prohibited from the collection of or damage to historic or prehistoric artifacts, structures or other site components.
21. Each permittee is also subject to the stipulations and conditions checked on the back of the original permit.